

20th January 1930]

APPENDIX VI.

[Vide item 3 under heading X on page 98 supra.]

G.O. No. 1620, Development, dated 26th September 1929.

READ—the following paper :—

Letter from M.R.Ry. Diwan Bahadur A. APPADURAI PILLAI AVARGAL, M.A., Director of Industries, to the Secretary to Government, Development Department, dated Madras, the 28th August 1929, No. 741-A/29.

[State Aid to Industries Act—Rule 12—Amendment.]

Rule 12 of the rules framed under the State Aid to Industries Act lays down that —

“ The assets shall be valued by the Director or by a competent person or persons authorized in this behalf by the Local Government.”

Generally, the assets of applicants for State aid relating to plant and machinery are valued by the Industrial Engineer, while other assets such as lands and buildings thereon are valued by the Revenue officers. Occasionally the services of the officers of the Forest department or the Public Works Department are also requisitioned for the purpose, for instance, in the valuation of saw mills and business premises. This procedure, however, whereby the Director of Industries authorizes other officers to value assets of applicants is not in strict accordance with the rule quoted above, since, as it stands, it implies that if the assets are not valued by the Director, some competent person or persons should be authorized by the Local Government to do so. There seems no doubt that this is an inconvenient procedure. Every time I consider the valuation of an applicant's assets by officers other than those of the Industrial department necessary, I shall have to seek the sanction of Government. I need hardly point out that this procedure would involve needless inconvenience and delay. In order to obviate this practical difficulty it seems desirable to authorize the Director to requisition the officers of other departments or Collectors for the necessary valuation. This can be done if the Government have no objection by inserting the words “ either by the Director or ” after the words “ in this behalf ” in the second line of rule 12.

Should this suggestion meet with the approval of Government, I request that steps may kindly be taken for the amendment proposed.

Order—No. 1620, Development, dated 26th September 1929.

The notification appended to this order will be published in the *Fort St. George Gazette*.

2. The Secretary to the Legislative Council is requested to lay a copy of the notification on the table of the Legislative Council as required by the proviso to section 19 of the State Aid to Industries Act and to report in due course the exact date on which this was done.

(By order of the Government, Ministry of Development)

S. V. RAMAMURTI,
Secretary to Government.

To the Director of Industries.
,, Secretary, Legislative Council.
,, Law (Legislative) Department.
,, Superintendent, Government Press, for publication of notification.

[Appendix

[20th January 1930]

APPENDIX.

NOTIFICATION.

In exercise of the powers conferred by sub-section (a) of section 19 and clause (6) of sub-section (b) of section 19 of the Madras State Aid to Industries Act, 1922 (Madras Act V of 1923), as amended by the Madras State Aid to Industries (Amendment) Act, 1928 (Madras Act VIII of 1928), the Governor acting with Ministers is hereby pleased to make the following amendment to the rules framed under the said Act and published in the *Fort St. George Gazette* Extraordinary, dated 3rd March 1923, as amended by Notifications No. 306, dated 11th October 1923, No. 332, dated 9th October 1925, No. 300, dated 26th August 1927 and No. 162, dated 20th March 1929, published at page 1296, page 2216, pages 1604-1605 and page 574 of Part I of the *Fort St. George Gazette*, dated 20th November 1923, 17th November 1925, 4th October 1927 and 26th March 1929, respectively:—

Amendment.

In rule 12 of the said rules, for the words “authorized in this behalf by the Local Government” the words “authorized in this behalf either by the Director or by the Local Government” shall be substituted.



APPENDIX VII.

[Vide item 4 under heading X on page 98 supra.]

G.O. No. 1874, Development, dated 2nd November 1929.

In several districts of the Presidency there has been for the last few months a virulent attack of rinderpest among cattle. The Director of Veterinary Services reports that an additional allotment of Rs. 1 lakh will be required during the current year for the purchase of sera and vaccines, and that the existing stock of serum will last only till December. As the Legislative Council meets only in January next, and as the Muktesar Institute takes some time to prepare serum after the receipt of an indent and as the Veterinary Department cannot carry on inoculation work with its present stock of sera and vaccines until a supplementary demand for the additional allotment is moved and voted by the Council, His Excellency the Governor authorizes under proviso (b) to section 72-D (2) of the Government of India Act an expenditure of not more than Rs. 53,800 for the purchase of sera and vaccines. The expenditure is debitable to the head 34. b. Agriculture—Veterinary—iii Touring establishments—Supplies and Services—Voted—Apparatus and Materials.

(By order of the Governor in Council)

S. V. RAMAMURTI,
Secretary to Government.

To the Director of Veterinary Services.

,, Accountant-General (through the Finance Department).

Copy to the Finance Department.